NOT TO BE PUBLISHED IN THE OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

DIVISION SIX

THE PEOPLE,

Plaintiff and Respondent,

v.

JOSE LINO NAVARRO,

Defendant and Appellant.

2d Crim. No. B207242 (Super. Ct. Nos.2007019907, 2007035574) (Ventura County)

Jose Lino Navarro appeals from the judgment following his guilty plea to inflicting injury on a cohabitant in case number 2007019907 and destruction of jail property in case number 2007035574. (Pen. Code, §§ 273.5, subd. (a); 4600, subd. (a).) The court sentenced appellant to consecutive state prison terms of two years for inflicting injury on a cohabitant and eight months for destruction of jail property. (§§ 273.5, subd. (a); 4600, subd. (a).) It also imposed consecutive terms of one year for assault with a deadly weapon by means likely to cause great bodily injury, and eight months for possession of a controlled substance, in two probation revocation cases. (§ 245, subd. (a)(1); Health & Saf. Code, § 11350, subd. (a).)

Appellant and his girlfriend moved to Port Hueneme in May of 2007. On May 26, 2007, he hit and injured her. He also shattered the windshield of her car. The prosecution charged him with inflicting injury on a cohabitant and vandalism in case

number 2007019907. On September 4, 2007, while incarcerated at the Todd Road Jail, appellant broke a cell window. The prosecution charged him with destruction of jail property in case number 2007035574.

We appointed counsel to represent appellant in this appeal. After counsel's examination of the record, he filed an opening brief in which no issues were raised.

On, September 19, 2008, we advised appellant that he had 30 days within which to personally submit any contentions or issues he wished us to consider. Appellant did not respond.

We have reviewed the entire record and are satisfied that appellant's attorney has fully complied with his responsibilities and that no arguable issues exist. (*People v. Wende* (1979) 25 Cal.3d 436, 441; *People v. Kelly* (2006) 40 Cal.4th 106, 126.)

The judgment is affirmed.

NOT TO BE PUBLISHED.

COFFEE, J.

We concur:

YEGAN, Acting P.J.

PERREN, J.

Honorable Patricia M. Murphy, Judge Superior Court County of Ventura

California Appellate Project, under appointment by the Court of Appeal, Jonathan B. Steiner, Executive Director and Richard B. Lennon, Staff Attorney, for Defendant and Appellant.

No appearance for Plaintiff and Respondent.